United States Court of Appeals For the First Circuit

No.	04-1865	CHESTER CLASBY,
		Petitioner, Appellant,
		v.
		UNITED STATES,
		Respondent, Appellee.
		Before
		Boudin, <u>Chief Judge</u> , Lynch and Lipez, <u>Circuit Judges</u> .
		JUDGMENT

Appellant has not demonstrated that his federal sentence has been served. A consecutive sentence may begin when a prisoner is paroled on a previously imposed state sentence; being statutorily eligible to seek parole does not terminate the state sentence or trigger the beginning of a consecutive federal sentence.

Entered: May 31, 2005

The judgment of the district court is summarily affirmed. See 1st Cir. R. 27(c).

By the Court:

Richard Cushing Donovan, Clerk.

MARGARET CARTER Chief Deputy Clerk.